CRIMINAL CAUSE FOR PLEADING

BEFORE: MAGISTRATE JUDGE AZRACK DATE: Nov. 27, 201
USA V. CHENTOPHER GREEN 13-CR-577 (ERK)
DEFENDANT'S NAME:
DEFENSE COUNSEL: Mathew Fisher Z present not present CJA RET PDA
AUSA: Christopher Nasson LAWCLERK: Elimbert D'anton
INTERPRETER: V/A Language: V/A
FTR: Tape # _ \(\begin{align*} 12:25:53 - \begin{align*} 2:44:52 \]
CASE CALLED DEFENDANT: SWORN INFORMED OF RIGHTS WAIVER OF INDICTMENT EXECUTED FOR DEFENDANT SUPERCEDING INDICTMENT / INFORMATION FILED DEFT. FAILED TO APPEAR, BENCH WARRANT ISSUED DEFT. WITHDRAWS NOT GUILTY PLEA AND ENTERS GUILTY PLEA TO COUNT (S) (NE (1) OF THE (SUPERCEDING) INDICTMENT / INFORMATION COURT FINDS FACTUAL BASIS FOR THE PLEA SENTENCING SET FOR: 10 SE DETERMINED PENDING RETURN OF URB SENTENCING TO BE SET BY PROBATION BAIL: SET CONT'D FOR DEFT. CONT'D IN CUSTODY X TRANSCRIPT ORDERED OTHER: Pursuant to Federal Rule 11 of Criminal Procedure, the Magistrate did administer the allocution. A finding has been made that the plea was made knowingly and voluntarily and the plea was not coerced. The Magistrate recommends the plea of guilty be accepted.